1 [Parties and Counsel Listed on Signature Pages] 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 MDL No. 3047 IN RE: SOCIAL MEDIA ADOLESCENT 12 ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION Case Nos. 4:22-md-03047-YGR-PHK 13 4:23-cv-05448-YGR THIS DOCUMENT RELATES TO: 14 **META AND STATE AGS'** People of the State of California, et al. v. Meta STIPULATION AND (PROPOSED) 15 Platforms, Inc., et al. ORDER EXTENDING CERTAIN EXPERT AND RELATED PRETRIAL 16 DEADLINES AND OTHER PRETRIAL **DEADLINES** 17 Judge: Hon. Yvonne Gonzalez Rogers 18 Magistrate Judge: Hon. Peter H. Kang 19 20 21 22 23 24 25 26 27 28

Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, the State Attorneys General ("State AGs") and Defendants Meta Platforms, Inc.; Instagram, LLC; Meta Payments, Inc.; and Meta Platforms Technologies, LLC (collectively, "Meta," and together, the "Parties"), through their undersigned counsel, hereby stipulate as follows:

- 1. By stipulation of the Parties and Order of the Court (ECF 1955 and 2139), the expert discovery deadlines relating to four AG-specific experts—Adam Alter, Ravi Iyer, Carl Saba, and Patrick McDaniel—were extended to the dates reflected in the second column of the chart below.
- 2. The Parties have met and conferred over several weeks and agree, subject to Court approval, to extend by approximately ten weeks the deadline for the Saba and McDaniel opening reports, to allow time for the production of certain discovery that the State AGs intend to incorporate into those reports—specifically, (1) certain data related to the average daily time spent by Meta's users that the Parties have negotiated for Meta to produce, (2) certain updated cost data, (3) testimony related to the interpretation of data related to underage reporting and enforcement, and (4) geographic location data for accounts found in certain of Meta's soft-matching tables. Meta estimates that it can produce this discovery according to the following schedule:
 - a. Testimony on Topic 7 of the State AGs' Fourth Amended Rule 30(b)(6) Notice: by no later than October 10, 2025.
 - b. Geographic location data for certain soft-matched accounts: September 26, 2025.
 - c. Average daily time spent data, samples of underlying data, and verified Interrogatory response: October 10, 2025.
- 3. The Parties also agree, subject to Court approval, to extend by approximately seven to eight weeks the deadlines for (a) Meta's reports responsive to these two State AG expert reports; (b) the rebuttal reports corresponding to these two expert reports; and (c) the close of expert discovery as related to these two reports and any related responsive and rebuttal reports, as reflected in the chart below.
- 4. The Parties also agree, subject to Court approval, to extend by approximately three weeks the deadline for Meta's reports responsive to the Alter report; (b) the rebuttal reports corresponding to

this expert report; and (c) the close of expert discovery as related to this expert report and any related responsive and rebuttal reports, as reflected in the chart below.

- 5. Finally, in light of these agreed-upon extensions, the Parties further agree, subject to Court approval, to extend the deadlines for Rule 702 motions as to the four AG-specific experts named in paragraph 1 and dispositive motions as to the State AGs' claims.
- 6. This Court has previously extended expert report, Rule 702 motion, dispositive motion, and pretrial deadlines, on agreement of all parties to the MDL as part of an MDL-wide schedule extension, *see* ECF 1159, and again as to the four State AG-specific experts involved in this extension on agreement of the State AGs and Meta, *see* ECF 1955, with a later, further agreed-upon extension of expert report deadlines for Saba and McDaniel, *see* ECF 2139.
- 7. To the extent the discovery listed in paragraph 2 is not produced by October 10, 2025, or the productions are incomplete or incorrect, the Parties agree to promptly meet and confer regarding further adjustments to the expert discovery schedule, including the possible reduction of time within which Meta will have to serve responsive reports to the McDaniel and Saba opening expert reports.
- 8. Should all of the discovery described in paragraph 2 be produced prior to October 10, 2025, then the schedule will be advanced accordingly per the timetable in the chart below.
- 9. Should the State AGs serve the Saba or McDaniel opening expert reports prior to November 21, 2025, then the schedule will be advanced accordingly per the timetable in the chart below.
- 10. Therefore, the Parties agree, subject to the Court's approval, that the following deadlines will apply:

Event	Current Deadline	Proposed Deadline
Exchange Preliminary Witness Lists	September 10, 2025	September 24, 2025 (for Meta witnesses only; Parties to meet and confer immediately following October 24, 2025 CMC regarding

Event	Current Deadline	Proposed Deadline
		timing for exchange of prelimi
)	1 2027 (6 11 :	witness lists for State witnesse
Non-Case Specific and	August 1, 2025 (for the opening reports of Alter and Iyer)	N/A (already passed)
Causation Experts: Plaintiffs' Opening	reports of After and Tyer)	November 21, 2025 (for the
Reports	September 12, 2025 (for the	opening reports of McDaniel a
F	opening reports of McDaniel and	Saba), or approximately 6 wee
	Saba)	after production of complete d
Supplemental Opening	September 19, 2025	Deadline vacated in light of lo
Expert Report of Patrick		proposed opening report dead
McDaniel Nam Garage Street	Contain 1 and 20 2025 (See Mate)	above
Non-Case Specific and	September 26, 2025 (for Meta's responsive reports to the Alter	September 26, 2025 (for Meta
Causation Experts: Defendants' Responsive	and Iyer reports)	responsive reports to the Iyer r
Reports Responsive	and tyer reports)	October 17, 2025 (for Meta's
F	October 24, 2025 (for Meta's	responsive reports to the Alter
	responsive reports to the	report)
	McDaniel and Saba reports)	
		December 19, 2025 (for Meta
		responsive reports to the McD
		and Saba reports), or approxin 4 weeks after Opening Reports
Non-Case Specific and	October 24, 2025 (for the State	October 24, 2025 (for the Star
Causation Experts:	AGs' rebuttal reports in response	AGs' rebuttal reports in respon
Plaintiffs' Rebuttal	to Meta's responsive reports to	Meta's responsive reports to the
Reports	the Alter and Iyer reports)	report)
	Navambau 14 2025 (fau tha State	Navamban 21 2025 (fan tha S
	November 14, 2025 (for the State AGs' rebuttal reports in response	November 21, 2025 (for the S AGs' rebuttal reports in respon
	to Meta's responsive reports to	Meta's responsive reports to the
	the McDaniel and Saba reports)	Alter report)
		1 /
		January 16, 2026 (for the Star
		AGs' rebuttal reports in respon
		Meta's responsive reports to the MaDanial reports or approximately
		McDaniel report), or approxin 4 weeks after Responsive Repo
		, weeks after Responsive Repe
		January 23, 2026 (for the State
		AGs' rebuttal reports in respon
		Meta's responsive reports to the
		Saba report), or approximately
		weeks after Responsive Repor
Close of Expert	November 7, 2025 (for	November 7, 2025 (for depos
Discovery	depositions of Alter, Iyer, Meta's	of Iyer, Meta's responsive exp
-	· ·	and any AG rebuttal experts)

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¹ The term "Meta witnesses" refers to current and former employees of Meta. The term "State witnesses" refers to current and former employees of State AGs and state agencies. *See* ECF 1696.

1	Event	Current Deadline	Proposed Deadline
2		responsive experts, and any AG rebuttal experts)	December 19, 2025 (for depositions
3		December 5, 2025 (for	of Alter, Meta's responsive experts, and any AG rebuttal experts)
4		depositions of McDaniel, Saba, Meta's responsive experts, and	January 30, 2026 (for depositions of McDaniel, Saba, Meta's
5		any AG rebuttal experts)	responsive experts, and any AG rebuttal experts), or approximately 1
6			to 2 weeks after Rebuttal Reports
7	Dispositive and Rule 702 (Daubert) Motions:	December 12, 2025 (for (a) Meta's and the State AGs'	January 30, 2026 (for (a) Meta's and the State AGs' dispositive
8	Opening Briefs	dispositive motions as to the State AGs' claims and Meta's defenses	motions as to the State AGs' claims and Meta's defenses to those claims
9		to those claims and (b) Meta's and the State AGs' Rule 702	and (b) Meta's and the State AGs' Rule 702 motions as to Alter and
10		motions as to the State AGs' four AG-specific experts and Meta's	Iyer, Meta's responsive experts, and any AG rebuttal experts)
11		responsive experts), or 4 weeks after the Close of Expert	February 13, 2026 (for Meta's and the State AGs' Rule 702 motions as
12		Discovery, whichever is sooner	to McDaniel and Saba, Meta's
13			responsive experts, and any AG rebuttal experts), or 2 weeks after the Close of Expert Discovery as to
14			McDaniel and Saba
15	Dispositive and Rule 702 (Daubert) Motions:	January 23, 2026 (for (a) the State AGs' and Meta's	February 27, 2026 (for (a) Meta's and the State AGs' oppositions to
16	Opposition Briefs	oppositions to dispositive motions as to the State AGs'	dispositive motions as to the State AGs' claims and Meta's defenses to
17		claims and Meta's defenses to those claims and (b) the State	those claims and (b) Meta's and the State AGs' Rule 702 oppositions as to Alter and Iyer, Meta's responsive
18		AGs' and Meta's oppositions to Rule 702 motions as to the State AGs' four AG-specific experts	experts, and any AG rebuttal experts)
19		and Meta's responsive experts), or approximately 4 weeks after	March 6, 2026 (for Meta's and the
20		Opening Briefs, whichever is sooner	State AGs' Rule 702 oppositions as to McDaniel and Saba, Meta's
21		Sooner	responsive experts, and any AG rebuttal experts), or 3 weeks after
22			Opening Briefs as to McDaniel and Saba
23			
24	Dispositive and Rule 702	February 20, 2026 (for (a)	March 27, 2026 (for (a) Meta's and
25 26	(Daubert) Motions: Reply Briefs	Meta's and the State AGs' replies in support of dispositive motions	the State AGs' replies in support of dispositive motions as to the State
27		as to the State AGs' claims and Meta's defenses to those claims	AGs' claims and Meta's defenses to those claims and (b) Meta's and the
		and (b) Meta's and the State	State AGs' replies in support of Rule

Event	Current Deadline AGs' replies in support of Rule 702 motions as to the State AGs' four AG-specific experts and Meta's responsive experts), or		Proposed Deadline	
			702 motions as to Alter and Iyer, Meta's responsive experts, and any AG rebuttal experts)	
		ely 4 weeks after Briefs, whichever is	March 27, 2026 (for Meta's and the State AGs' replies in support of Rule 702 motions as to McDaniel and Saba, Meta's responsive experts, and	
			any AG rebuttal experts), or 3 week after Opposition Briefs as to McDaniel and Saba	
IT IS SO STIPULA	ATED AND AGRE	ED.		
Respectfully submit	ted,			
DATED: September	10, 2025	By: /s/ Megan O'l	Neill	
-		ROB BONTA		
Attorney General				
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SIGNATURE CERTIFICATION

Under Civ. L.R. 5-1(h)(3), I, Megan O'Neill, hereby attest that all signatories listed, and on whose behalf the filing is submitted, concur in this filing's content and have authorized this filing.

DATED: September 10, 2025

/s/ Megan O'Neill

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PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: September 11, 2025

UNITED STATES DISTRICT JUDGE